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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/903,739	07/11/2001	Phillip H. Paul	SD-8245.2 DIV 9843		
75	90 12/06/2002				
Timothy Evans			EXAMINER		
MS 9031 Sandia National Laboratories			LUDLOW, JAN M		
7011 East Avenue Livermore, CA 94550		ART UNIT	PAPER NUMBER		
,			1743	2	
			DATE MAILED: 12/06/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	<u> </u>	4
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[Office Action Summary	09/903,739	PAUL ET AL.		
	omee near cummary	Examiner	Art Unit		
	The MAILING DATE of this communication	Jan M. Ludlow	1743	droop	
Period fo	or Reply	appears on the cover sheet with th	e correspondence add	uress	
THE I - Externanter - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD FOR REI MAILING DATE OF THIS COMMUNICATION INSIDE THE MAILING DATE OF THIS COMMUNICATION INSIDE THE MAILING DATE OF THIS COMMUNICATION INSIDE THE MAILING DEPTH OF THE MAILING THE MAILING DATE OF THIS COMMUNICATION OF THE MAILING DATE OF THIS COMMUNICATION OF THIS COMMUNICATION OF THE MAILING DATE OF THIS COMMUNICATION OF THE COMMUNICAT	N. 1.136(a). In no event, however, may a reply be reply within the statutory minimum of thirty (30) fod will apply and will expire SIX (6) MONTHS frout tute. cause the application to become ABANDO	e timely filed days will be considered timely om the mailing date of this co	<i>ı.</i> ommunication.	
1) 🗆	Responsive to communication(s) filed on _	·			
2a) <u></u>	This action is FINAL . 2b)⊠	This action is non-final.			
3)☐ Dispositi	Since this application is in condition for allo closed in accordance with the practice und ion of Claims	owance except for formal matters, er <i>Ex parte Quayle</i> , 1935 C.D. 11	prosecution as to the , 453 O.G. 213.	e merits is	
4)⊠	Claim(s) <u>8 and 13-15</u> is/are pending in the	application.			
	4a) Of the above claim(s) is/are without	rawn from consideration.			
5)	Claim(s) is/are allowed.				
6)⊠	Claim(s) 8 and 13-15 is/are rejected.				
7) 🗆	Claim(s) is/are objected to.				
8)□	Claim(s) are subject to restriction and	d/or election requirement.			
Applicati	on Papers				
9) 🗌 🤄	The specification is objected to by the Exami	ner.			
10) 🛛 -	The drawing(s) filed on <u>11 July 2001</u> is/are:	a) $igtii$ accepted or b) $igsqcup$ objected to by	the Examiner.		
	Applicant may not request that any objection to		• • •		
11)[The proposed drawing correction filed on		proved by the Examine	er.	
400 🗀 -	If approved, corrected drawings are required in				
	The oath or declaration is objected to by the	Examiner.			
	ınder 35 U.S.C.`§§ 119 and 120				
	Acknowledgment is made of a claim for fore	ign priority under 35 U.S.C. § 119	9(a)-(d) or (f).		
a)[☐ All b)☐ Some * c)☐ None of:				
	1. Certified copies of the priority docume				
	2. Certified copies of the priority docume	ents have been received in Applic	ation No		
	3. Copies of the certified copies of the page application from the International See the attached detailed Office action for a light	Bureau (PCT Rule 17.2(a)).		Stage	
	cknowledgment is made of a claim for dome			application	n).
a)	The translation of the foreign language packnowledgment is made of a claim for dome	provisional application has been r	eceived.		,
Attachment			··		
2) Notice 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s	5) Notice of Informa	ary (PTO-413) Paper No(s al Patent Application (PTC		
J.S. Patent and Tra PTO-326 (Rev		Action Summary	Part of	Paper No. 3	

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1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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- 2. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 3. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 4. Claims 8, 13-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ramsey (5858195).
- 5. Ramsey teaches a method of injection into a separation column (col. 11, line 49-col. 12, line 30) using electrokinetic pumping (abstract, line 9). Referring to figure 6,

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buffer flows form reservoir 12B to reservoir 20B through separation column 34B. Analyte flows form reservoir 16B to reservoir 18B. In "floating" mode, a potential differential is applied between reservoirs 16B and 18B to draw analyte through intersection 40B, while no differential is applied between reservoirs 12b and 20B. It is the examiner's position that with no potential difference between reservoirs 12B and 20B, flow of the running buffer is substantially stopped. Then in run mode, a differential is applied between 12B and 20B to inject the contents of the intersection by flowing the buffer to pass the analyte through the separation column, which may be a chromatography column (col. 10, line 17). It is taught that a second sample plug may be injected (col. 12, lines 20-25).

- 6. Ramsey fails to explicitly teach running the buffer through the separation column prior to injection.
- 7. It would have been obvious to inject a second sample plug through the column of Figure 6 in order to test a second sample as taught by Ramsey. In injecting a second sample, the sequence of events suggested is load, run, load, run, where the buffer is running through the column in run mode and stopped in load mode. Thus the running of the first sample constitutes the first flushing step, the loading of the second sample stops buffer flow and initiates analyte flow and running of the second sample constitutes injection and restarting of the buffer flow.
- 8. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Geissler et al in view of Newhouse et al.

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Geissler teaches a chromatographic method in which a carrier-eluent flows through a column, is stopped, a sample run through a multi port sample valve injector (instant junction) and eluent flow restarted (col. 6, lines 1-15).

Geissler fails to teach a voltage applied to the injector.

Newhouse teaches a chromatographic system with a multiport valve controlled by a voltage signal (col. 10, lines 55-62).

It would have been obvious to apply a voltage to the injection valve of Geissler in order to automatically control such a valve in a chromatographic system as taught by Newhouse.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jan M. Ludlow whose telephone number is (703) 308-4039. The examiner can normally be reached on Monday-Thursday, 11:30 am - 8:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jill A. Warden can be reached on (703) 308-4037. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9310 for regular communications and (703) 872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

Jan M. Ludlow Primary Examiner Art Unit 1743

iml

December 4, 2002